

**Debevoise  
& Plimpton**

Debevoise & Plimpton LLP  
919 Third Avenue  
New York, NY 10022  
+1 212 909 6000

December 12, 2022

**BY ECF**

Hon. Sarah Netburn, United States Magistrate Judge  
United States District Court for the Southern District of New York  
40 Foley Square, Room 219  
New York, New York 10007

***Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC) (SN)***

Dear Judge Netburn:

We represent Defendant StockX LLC (“StockX”) in the above-captioned matter.

Pursuant to Your Honor’s Individual Rule III(F), StockX respectfully submits this letter regarding the sealed treatment of StockX’s letter (the “Letter”) in response to the Court’s December 9, 2022, Order (ECF No. 79). StockX’s Letter is filed under seal as Exhibit A to this letter.

The Letter provides an overview of pending discovery disputes ripe for Court resolution. In support of why Nike, Inc. (“Nike,” and together with StockX, the “Parties”) should be compelled to respond, or supplement its responses, to StockX’s requests for production and to produce unredacted versions of documents Nike has redacted for responsiveness, StockX’s Letter references material that Nike has designated confidential pursuant to the Parties’ July 14, 2022, Stipulated Protective Order (ECF No. 52). StockX is accordingly filing portions of its Letter under seal pursuant to Paragraph 14 of the Protective Order, to permit Nike the opportunity to propose, and the Court to approve, appropriate redactions for material in the Letter that is covered by Nike’s claim of confidentiality.

Respectfully submitted,

/s/ Megan K. Bannigan  
Megan K. Bannigan

cc All counsel of record (via ECF)